UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE AT CHATTANOOGA

UNITED STATES OF AMERICA)
v.) Case No. 1:14-cr-23-CLC-SKL
LACHARLESTON HAGGARD)
<u>O R</u>	RDER
At Defendant's initial appearance held	on March 26, 2014, Defendant was advised of his
right to a detention hearing. After consulting	with his attorney, Defendant waived his right to a
detention hearing with the understanding that a	hearing will be granted at a later date on motion of
defendant [Doc. 5]. On April 10, 2014 Defendar	nt filed a motion stating that Defendant's state court
bond had been reinstated and requested the Cour	rt conduct a bond hearing to determine if Defendant
could be released on a bond [Doc. 12]. On Apri	il 11, 2014, after consulting with the U.S. Probation
Office, counsel for Defendant advised he would	d make further inquiries and possibly withdraw his
motion for bond hearing. The Government has	s filed no response to Defendant's motion for bond
hearing. The Court has received no further re	esponse from any party to its inquiry for mutually
acceptable dates on which to schedule a hear	ring on Defendant's motion for bond hearing and
Defendant has filed no motion to withdraw his	motion for bond hearing. Accordingly, the motion
for bond hearing is hereby DENIED AS M	MOOT and Defendant may refile the motion if
circumstances warrant.	
SO ORDERED:	
ENTER.	
s/	Susan K. Qee

SUSAN K. LEE

UNITED STATES MAGISTRATE JUDGE